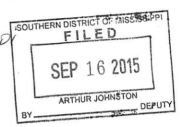
IN THE UNITED STATES DISTRICT COURT

SOUTH DISTRICT OF MISSISSIPP FILED NORTHERN DIVISION



CART ZEWIS ANDERSON JR.

PLAINTITT

VS.

CAUSE NO. 3:15 CV603 - CWR-ZRA

TCHUIA POlice DEPARTMENT ET AL, ANTHONY JONES, KENNETH HAMPTON, WITTE PHILLIPS, THE MISSIBSIPPI BUREAU OF INVEST-IGATION, CHARLES OR MITCH LAWRENCE, JERRY DAVIS, DUNNET BERRY

DEFENDANTS

RE: SENSITIVE ISSUE'S: MOTION FOR RECONSIDERATION

COMPLAINT

COME NOW, THE PLAINTIFF EAR? ZEWIS ANDERSON JR. PROSE. IN THE Above RESPECTFULLY ASKS FOR THE COURTS PERMISSION TO Add (2) DETENDANT (3) CHARTES, OR MITCH LAWRENCE; AND DONNEL BERRY:

THE PLAINTITT Also RESPECTIVELY ASKS THIS COURT TO RECON-SidER His MOTION TO APPOINT COUNSEL CONSIDERING:

• •

(1.) THE PlAINTIFF STATES THAT BASES UPON THE MISSISSIPPI BUREAU OF INVESTIGATION PERSONAL INTERFERENCE, AND INVOLVEMENT AS TO CONSPIRE WITH OTHERS NOT TO HEGUATE INVESTIGATE SAID INCIDENT, DENY PLAINTIFF AND FAMILY MEMBERS THE RIGHT TO FILE A COMPINITY FOR GIVE THE CORRECT NAME'S OF THOSE AllegED INVOLVED, AND INVESTIGATING THE INCIDENT UNDER COLOR OF STATE AND FEDERAL LAW. SEE, RICO ACT (97-9-1 THRU 97-7-77.

THE PLAINTIFF STATES THAT HIS CASE IS COMPLEXED, AND THERE ARE EXCEPTIONAL CIRCUMSTANCES INWHICH HE DOES-NOT UNDERSTAND.

- (2.) THE PLAINTITY FUETHER EXPLAINS THAT HE IS UNDER CARE

 OF (3) DIFFERENT DOCTORS, STIPL GOING TO THERAPY, AND TAKE'S SEVERAL

 Type's OF Medications Inwhich would AFFECT HIS Ability TO AdeTESTING.

 QUATELY PRESENT HIS CASE. PLAINTIFF IS Also UNDERGOING NEWOPSYCHOLOGICALLA

 QUATELY PRESENT HIS CASE. PLAINTIFF IS Also UNDERGOING NEWOPSYCHOLOGICALLA
- (3.) THE PLAINTIFF NOT ONLY does NOT HAVE THE FUNDS TO HIRE COUNSEL, HE DOES NOT HAVE THE FUNDS TO HIRE ANILONESTI- GATOR, NOR THE SKILLS REQUIRED TO INVESTIGATE, OR TO PROFESS- IONALLY PRESENT THE EVIDENCE'S HE ALREADY OBTAINED IN THE
 RIGHT PROSPECTIVE.

Plainti77 HAS NO SKIN IN CORRECTLY CROSS = EXAMINING
THE WITNESSES, Ulmer V. CHANCEllor, 6917, 2d 209, 212213 (5TH CIR. 1982).

(4) THE PLAINTITT PRAYS, THIS COURT GRANT HIS MOTION FOR APPOINTMENT OF COUNSE! BECAUSE THE STAR WITNESS

IN THE Above HAS RETRACTED HIS STORY, HE TOID IN FRONT OF OTHERS, WHEN INTERVIEWED, AFTER BEING PAIDED.

THE STAR WITNESS THEN REFUSED ANINTERVIEW WITH AN ATTORNEY, OR NEWSPAPER INVESTIGATOR AFTER BEING VERY OPEN THE DAY BE FORE! HE THEN STATED THAT THE PROPERTY WAS PRIVATE AND FOR PLAINTIFF NOT TO CALL HIS PHONE ANYMORE!
THEREFORE, PLAINTIFF IS IN NO POSITION TO ADEQUATE! INVESTIGATE THIS CASE:

SWORN TO THIS THE 16 day of September 2015

Earl J. Amcleroon

132 TCHUIA Rd.

LEXINGTON, Ms. 39095

3:15-CN-00603-CWR-2RA

Earl Amcleroen

Dellipie

Earl L Anderson

CIERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI 501 E. COURT STREET, SUITE 2.500 JACKSON, MS. 39201

State of Mississippi County of Holmes

On this the 16th day of September, 2015, before me, Patricia Gillespie, the undersigned, personally appeared Earl L Anderson whose name is subscribed to the within statement and acknowledged that he executed it.

My comission expires 11-3-2017.

